

RETURN NEGRO TO JAIL AT SAPULPA

BOB WALKER, WHOM A MOB WOULD LYNCH, WAS BROUGHT HERE FOR SAFETY.

SPENT THE NIGHT IN TULSA

Rigid Investigation of Lynching of Partner Last Sunday Morning May Be Made By State.

The rule of Sheriff Berry of Creek county, Monday last, probably saved that county from the disgrace of a second lynching in the past three days. While a deputy sheriff stood on the steps of the courthouse and talked to the mob of Mannford people who came down to Sapulpa with the avowed intention of lynching Robert Walker, the negro, who was arrested in Claremore, Sunday night on a charge of being implicated in the shooting and killing of Fred Evans and the wounding of Rolla Johnson at Mannford last Saturday night, another deputy crept around to the rear door and spirited the negro away to the Frisco depot and took a train to Tulsa, where the negro was placed in the county jail.

Late yesterday afternoon, on receiving word from Sapulpa that things had quieted down there, the negro was removed from the jail in this city and returned to Sapulpa.

The mob gathered Monday night, shortly after the negro had been arraigned on the charge of murder, and taken back to the county jail. It is not expected that any further trouble will be experienced with a mob.

It was understood yesterday that the Creek county authorities are preparing to make a rigid investigation of the lynching of Walker's partner at Mannford early Sunday morning. It was stated here yesterday that should the county authorities fail to make an investigation that the Governor will do so.

Walker stated yesterday that the negro lynched was not his brother, as was first given out. Walker himself, is well-known to the county authorities of Tulsa county, and it is said that he has a long criminal record at his home town of Wagoner, Okla.

The ladies aid society of the First Presbyterian church will give a bazaar, December 7, in the basement of the church, beginning at 2 o'clock in the afternoon. A 6 o'clock dinner will be served the same evening, adv.

MILLAN ARGUES FOR A WRIT OF HABEAS CORPUS.

Attack Warrant Issued for Extradition Because It Used Word "Governor" for "State."

OKLAHOMA CITY, Dec. 5.—(Special.)—Walter E. McMillan, whose extradition to Kansas City, Kan., on a robbery charge, is being sought, squeezed a ray of hope from the criminal court of appeals' proceedings today when, with three attorneys he appeared to argue an application for a writ of habeas corpus.

After offering the comment that the governor's warrant issued after the requisition had been honored was clearly defective, because not issued in the name of the state of Oklahoma, the court permitted Attorneys Levy and Jennings to admit evidence which the former said would bear on the question whether McMillan was a fugitive from justice.

McMillan's lawyers asked first for a continuance, for the purpose of running down new evidence, but the court was averse to delays and censured the petitioner for coming to the appellate court after trying the superior court of Oklahoma county when he might have filed his application first in the higher tribunal.

The attack on the form of extradition warrant was, it is believed, the first made in the criminal court of appeals. The point in brief was that the warrant reads, "The governor of the state of Oklahoma to any sheriff, etc." whereas, it should read, "The state of Oklahoma."

SAPULPA IS INTERESTED IN INTERURBAN DEAL.

Announcement that Consolidation Deal is Closing is Bolstering up Spirits of Citizens.

SAPULPA, Dec. 5.—Great interest is manifest today in the announcement that the deal for the consolidation of the Sapulpa and Tulsa Interurban, the building of lines connecting the two cities, and Sapulpa and Okmulgee and thence to Muskogee, is closed and that soon the connecting links of one of the most important interurbans in the country will be a reality.

The first effect was to strengthen the faith of those who have held all along that there was a future for this city yet, and to restore confidence in those who had seen only gloom in the past months.

This announcement, coupled with the one that the smelter of the large magnitude was about to remove here from Iola, Kan., has designated this as a red-letter day in the annals of the city's history.

Engineer Drops Dead.

SAPULPA, Dec. 5.—With never a word to indicate the end, James Hatfield, one of the best known conductors on the road, fell from his chair onto a heated stove before which he was sitting Sunday. He was a prominent member of the O. R. C. and by that order his funeral was conducted yesterday.

SHELBY-DOWNARD GET MUCH PAVING

LARGE CONTRACT IS LET BY COMMISSION YESTERDAY—SPECIAL MEETING.

WILL USE ROCK ASPHALT

List of Streets Upon Which Paving Will Be Laid—Price to Be Paid is \$1.65 Per Square Yard.

The biggest portion of the big paving contract which has resulted in the utmost rivalry between several prominent contractors, was yesterday awarded by the city commissioners to the Shelby-Downard company, of Ardmore, Okla., a new concern in the local field, on the basis of \$1.65 per square yard. The contract price they will receive for the approximate forty blocks of paving awarded to them will be \$135,586.46. Contracts for five other streets were not awarded yesterday for various reasons, but the city commissioners will hold a special session at 10 o'clock this morning for the purpose of awarding paving contracts that are now contemplated.

The Shelby-Downard company will use Oklahoma rock asphalt in their work.

The contract for Kenosha avenue was not awarded yesterday owing to the filing of protests of the majority of property owners along the district affected, who assert that the levying of a paving tax against them would mean practically a confiscation of their property. Owing to the fact that two new subways are being built on North Denver the contract for that street was laid over until some final details can be worked out. The paving in Stonebreaker heights, which falls practically upon one person, and on Cameron avenue will both be taken up at this morning's meeting.

Following are the streets on which the new paving is to be done and the contract price paid for each one:

Perryman avenue	6,935.96
Easton avenue	15,522.14
Duluth place	2,634.89
Cincinnati avenue	11,802.57
Fifteenth, section 2	12,918.82
Fifteenth, section 1	2,556.55
Eighth street	7,735.78
Seventh street	12,635.91
Fifth street	17,540.60
Fourth street	20,451.29
Total	\$135,586.46

Simple and Scant.

"She wore no jewels save the single splendid ruby set in her betrothal ring—anything more would have made her seem overdressed."—From "A Weaver of Dreams."

What Fear Did. A wealthy man in New York committed suicide when his doctor told him he had appendicitis. A post mortem revealed that he did not have it. His fear of evil was worse than the evil itself. (Prov. 1:33.)

WIFE OF PERSIAN WHO WAS A BOSTON GIRL.



Miss Ida Raub, wife of Professor Mex Eastman, professor of Philosophy at Columbia University, New York, who still clings to her maiden name, believing that she can best continue her work of social uplift by retaining her maiden name. Miss Raub was formerly secretary of the Woman's Trade Union league and has been identified with the suffrage cause and various public movements for the good of working people. "I do not want to absorb my wife's identity in mine," said Professor Eastman in speaking of his wife still clinging to her maiden name. "I want her to be entirely independent of me in every way—to be as free as she was before we were married."



BOSWELL'S

CHRISTMAS GIFTS AT BOSWELL'S

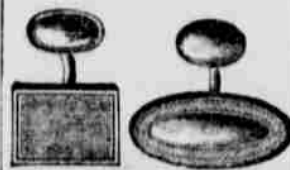
The Christmas shopping spirit is on. Our great stock offers you abundant choice, at your least expense, as well as your costliest gifts.

Our mammoth stock of Sterling Silver Tableware—Knives, Forks, Spoons, Fancy Pieces, Berry Bowls—in many of the most beautiful leading patterns, at a very reasonable price.

Sterling Silver Novelties—Toilet Sets, 3 to 20 pieces, \$7.50 to \$50; Manicure Sets, \$2.50 to \$50; Military Brushes, all styles and prices. Silver novelties in all small pieces 50c up—as many as you like.

You Should See Our Line Before You Make Your Selection

With sincerest Christmas spirit we welcome you to our mammoth establishment.



Early Shopping will relieve your minds and give you the choicest of gifts!

DIAMONDS

make the best Christmas presents. Our stock is varied in a handsome variety of beautiful gems at a price that will interest any real investor. Ear Screws \$15.00 to \$1,000. Rings, \$5.50 to \$500. SEE OUR BEAUTIFUL GEMS.



CUFF BUTTONS—Emblem Buttons, Collar Stud Buttons, Charms, Chains, Lockets, Crosses, Collar Pins, Bar Pins, Brooches, Bracelets, Belt Pins, Hatpins, Fobs, Tie Crops, Stick Pins, Waist Pins, Leather Bags, Silver Card, Spectacle, Cigarette and other cases all prices.

UMBRELLAS

Detachable for Ladies and Gentlemen. You select any handle or top you choose and fit them together in a second. Our price, \$2.50 to \$25.00.



Special Preparations Have Been Made

To handle the mammoth crowds which are visiting our store daily. There has never been a year in our history when people have been so eager to look and to buy presents. Therefore, we have bought heavily and put on special help in order to take care of the large business which is a sure thing this year.

People in general have not bought heavily during the summer months, and now they are eager to make their early selections before the choicest gifts have been taken. Now is a good time to visit our store and look over our beautiful and well-selected line of gifts suitable for everyone.

Haviland Dinner Sets to Close Out at One-Third Off



La Valiers for

Christmas Gifts

Our Store Represents quality! Do you want quality or quantity? Quality is best! 123 S. Main Street **BOSWELL'S**

Boswell's On the Box stands for the Best Gifts to be had and you pay no more. Why not buy of us? 20 year **BOSWELL'S**

GILLISS, FIREMAN-WRESTLER, GETS ANOTHER GO.

Formerly Wrestled Bob Wallace One Hour and 25 Minutes Without a Fall.

Earnest Gilliss, the light heavyweight of the Tulsa fire department, has been matched for a return go with Bob Wallace, the Bristow Wrestler, to take place at Bristow tonight. Gilliss and Wallace, in their previous match wrestled an hour and twenty-five minutes without a fall, and the go was declared a draw by the referee. Since that time the fans of Bristow, which is one of the best little sport towns in the state, have been clamoring for another tussle between the two young huskies. Gilliss, who has been training hard here with Clyde Clifton, is in fine shape, and fully expects to win a victory over his tough opponent tonight.

PILES CURED IN 6 TO 14 DAYS Your druggist will refund money if PAZO OINTMENT fails to cure any case of Itching, Blind, Bleeding or Protruding Piles in 6 to 14 days. 50c.

DESERVED DEATH

(Continued from Page One.)

man, the confessed murderer, took his sentence calmly. As he resumed his seat, he smiled in recognition of an acquaintance.

Self-Confessed Murderer Pale.

Judge Bordwell talked slowly and with supreme gravity. Unused to criminal trials, he pronounced his first sentence of importance outside of civil cases which he has been handling for a score of years. The judge gazed at the prisoners as he pronounced judgment. James R. McNamara rose first. He wore dark clothing and a white tie. His face was pale. District Attorney Fredericks made a brief statement of the case, reading the prisoner's confession for the first time. As he spoke the court room was still. James R. McNamara stared hard out of a window.

It Certainly Would.

"There are two sentences," said Fredericks with deliberation, "which the court may pronounce, possibly of equal severity. One is death and the other is life imprisonment. However, in the minds of a great many per-

sons and, possibly in the mind of the defendant prisoners, I do not know, but I assume the sentence of imprisonment for life would be considered in some degree a less punishment than death.

"There has been no dicker of bargaining in this matter. Counsel on the other side are well aware of the usual custom of granting some degree of consideration to a defendant who has pleaded guilty, not on the ground of mercy, but on the ground of service to the state.

A Plea for Clemency.

"This defendant has pleaded guilty. By so doing, he has settled that which for all time, in the minds of a great many, would have been a doubtful question. He has served the state in other ways, and it is my judgment that some small degree of consideration should be extended to him because of that fact."

Receives Severe Startling.

"The court," began Judge Bordwell, turning to the prisoner with an inquiring look, "desires to ask you one question and one only, Mr. McNamara. You have stated in the writing which the district attorney has read, that you placed sixteen sticks of dynamite known as 80 per cent pure, in the Times building, and caused it to be exploded. The question I ask you is this:

"Did you seek to purchase for that same purpose dynamite of a higher degree of percentage?"

The defendant paused and seemed to lose his composure. Finally he spoke:

"No, your honor; no, sir."

"You did not?"

"No, sir."

Calls Him Murderer at Heart.

"There is very little, or no ray of comfort, Mr. McNamara," continued Judge Bordwell, "in the assertion you that you did not intend to destroy life. The law does not care for your intention. The law cares for the result. The law cares for the fact that you placed sixteen sticks of dynamite in a building full of explosives, I do not now refer to the explosives of which you may have had no knowledge, I really mean combustible material—I say that a man who under these circumstances who would place a dynamite charge of that quantity in such a building when you, as a printer, knew that gas was burning in many places, and you knew there were scores of human beings, too, in the building, must have had no regard

whatever for his fellow beings. He must have been a murderer at heart.

Death Sentence Deserved.

"You well merit the maximum punishment prescribed by the law."

The prisoner quivered and his head dropped. He twisted his fingers in his hands behind him, and then lifted his head again.

"That the judgment of the court does not commit you to death on the gallows is due to the existence of no extenuating circumstances whatever, but it appears to the court the part of wisdom to not do otherwise."

Given Life Sentence.

"It is the judgment of the court that as a punishment for the crime to murder in the first, to which you pleaded guilty, you shall be confined in the state penitentiary of this state at San Quentin, for and during your natural life. You may be sent."

Apparently Relieved as Much as One

could be with a life sentence confronting him, the prisoner sat down beside his brother who then arose. After the court had read the indictment charging that John J. McNamara had pleaded guilty to having caused the destruction of the Llewellyn iron works, in this city, the district attorney began a brief statement, and James B. whispered to John J. that he could sit down while the district attorney talked. The man about to be sentenced was plainly moved by what the court said to his younger brother. For a moment the sunlight sparkled against the tears in his eyes.

Another Appeal for Leniency.

"There were no lives lost in this case," remarked District Attorney Fredericks, "and while the destruction of property was considerable, it was not great."

He cited custom of leniency where a defendant pleaded guilty, and continued:

"The extreme penalty which the law could inflict for this offense would be life imprisonment, and all I would suggest in that connection would be that the court take into consideration the probable life remaining to this defendant, and leave him, at the end of his term a few hours of freedom, not as a matter of mercy, not as a matter of consideration, not as a matter that he has earned or is entitled to it, but because I believe it is a wise policy of the state when a man surrenders himself, gives up and pleads guilty, and because of other services rendered to the state, that some small

consideration, not much, but some, be extended."

Deserves Extreme Penalty.

The defendant rose again.

"Mr. McNamara," said Judge Bordwell, "you have heard the court's remarks to your brother, and in no small degree, sir, they apply to you. And, as in his case, the fact that the court may not mete out to you the extreme penalty of the law is in no degree due to any doubt that you merit it, but simply because it appears to be the part of wisdom to do otherwise. The judgment of the court now pronounces on your plea of guilty to this charge is that you be confined in the state prison in San Quentin for the period of fifteen years. You may be seated."

The district attorney indicated that it was a custom to ask the occupation of the defendant.

One Is Printer; One Iron Worker.

The brothers were again asked to rise. James B. said he "hoped" his trade was "printing" and John J. said "structural iron worker." James B. is 29 years old and John J. is 34.

Prosecuting Attorney Lawler later stated:

"I don't know yet when the McNamaras will be subpoenaed. It is a subject we have not fully discussed among ourselves."

Resigned to Fate.

In jail tonight the McNamaras read newspaper accounts of their sentences and John J. McNamara, speaking for both, said:

"We are satisfied. We are resigned to our fate. We are ready to start for San Quentin on fifteen minutes' notice. We wish to express our appreciation of Sheriff Hammett's treatment of us here, and likewise all the jailers, and hope we will get as humane treatment in state prison."

In his office in the hall of records, District Attorney Fredericks later discussed the case. As the age of John J. McNamara, as given by himself, was 34 years, it was suggested a sentence of 15 years, which, allowing for 9 years and 2 months of good behavior, would bring the prisoner's age only to 43 years.

"Well, I did not fix the number of years," said Mr. Fredericks, "but I suppose the court took into account John J. McNamara's apparent age, which certainly seems like 47 years. In fact, I always have had the impression that he was that old. After 9 years in the state prison, he will be an old man."

"Some of the statements from un-

ion labor leaders repudiating the McNamaras are sincere, and some are not," Mr. Fredericks continued. "Some of the men who are making the loudest public utterances are implicated in the dynamiting outrages for which these men were sentenced today."

"The case is not yet closed. I believe that never since the civil war has the United States passed through such a crisis as was involved in this tremendous case. I believe that this trial and the ultimate results will mark the passing of the bluegen, the walking delegate, and the dynamiter from the ranks of union labor. If this happens, as I am confident it will, labor will have cleansed itself and untold good will follow."

Late in the afternoon, Oscar Lawler, appointed today to act as special prosecutor for the government in its investigation of the alleged dynamiting conspiracies, talked at length with District Attorney Fredericks and members of his staff. Books and papers and details of evidence in the McNamara case was on a table before them.

A MOTHERS GRATITUDE

Many a Mother in Tulsa Will Appreciate the Following.

Many a strong man and many a healthy woman has much for which to thank mother. The care taken during their childhood brought them past the danger point and made them healthy men and women. Children are generally bothered at some period with inconvenience of urine, and inability to retain it is oftentimes called a habit. It is not the children's fault—the difficulty lies with the kidneys, and can be readily righted if taken in the proper way. A Tulsa mother shows you how.

Mrs. Edward Hulsman, 570 South Frankfort avenue, Tulsa, Okla., says: "My son, 14 years of age, took Doan's Kidney Pills when we were living in Pittsfield, Ill. He suffered greatly from pains in his back, caused by disordered kidneys, and nothing brought relief until Doan's Kidney Pills were used. This preparation effected a cure and we were thus convinced of its merits."

For sale by all dealers. Price 20 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.